

**INTERNATIONAL LITIGATION STRATEGIST**

**James H. Taylor Jr.**

Criminal Pre/Post Litigations



Post Office Box 187

Lockhart, Al 36455

Phone 334/427-5637 858-8221

Fax 334/427/4225

**TEXAS LITIGATION STRATEGISTS**

CRIMINAL PRE/POST LITIGATIONS

P O Box 462263

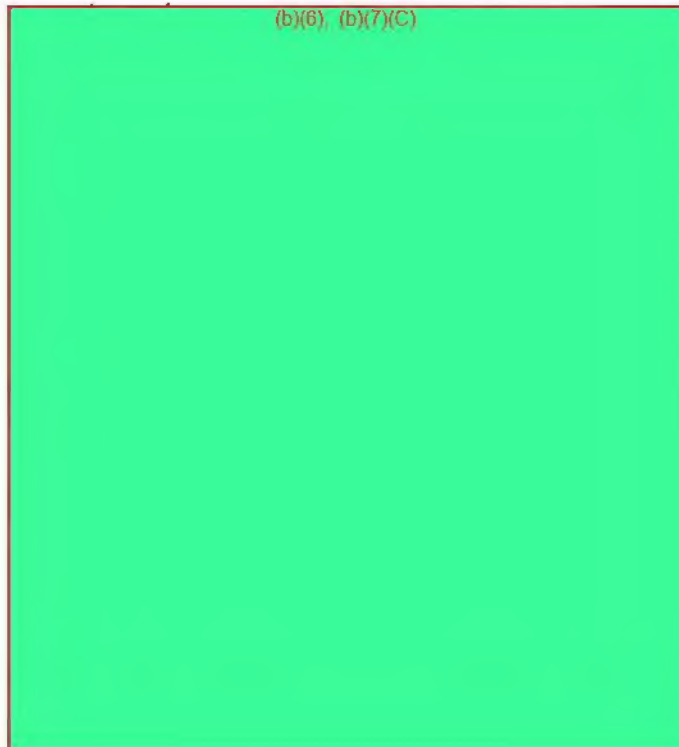
Garland, Texas 75046

TELEPHONE (214) 287-5654

WWW TexLitStrat@AOL.COM

1.1 " 1303

(b)(6), (b)(7)(C)



**Texas Litigation Strategists**  
**P.O. Box 462263**  
**Garland, Texas 75046**  
**Telephone (214) 287-5654**  
**E-mail [www.TexLitStrat@AOL.com](mailto:www.TexLitStrat@AOL.com)**  
**Jerry G. Mitchell**  
**Chief Financial Officer**

## **INTRODUCTON TO TEXAS LITIGATION STRATEGISTS**

### **LAW CLINIC**

#### **"Against All Odds Solution"**

**T.L.S.** is a private law clinic that specializes in State and Federal Pre-Trial and Post-conviction relief that necessarily requires that particular attention be given to uncovering errors or loopholes or ineffective assistance of counsel issues during trial, sentencing, and direct appeal. Whether a prisoner stands convicted -- there are usually counsel omissions and errors that form a basis for collateral relief pursuant to a habeas corpus action under T 28 U.S.C., §§ 1651, 2241, 2254, or 2255, 1107, or other States Remedies. When an attorney fails to properly prepare and to vigorously advocate for his client, that deficient performance renders the proceedings Constitutionally inadequate, in violation of the defendant's Sixth Amendment right to effective assistance of counsel. For example, a conflict of interest, failure to object to the District Attorney and/or the Assistant U.S. Attorney's improper conduct, depriving defendant of testifying in his/her own behalf, failure to investigate and perform appropriate interviews, errors in not keeping prejudicial information from the jury and not making appropriate objections, failure to properly cross examine, to call defense witnesses, or to present mitigating evidence, failure to present proper opening statement or closing argument, failure to present case as the defendant requested, or unknowingly/involuntary guilty plea, are some areas that provide grounds for the conviction and / or sentence to be vacated.

If you suspect your attorney dropped the ball, you need TLS to prove his/her incompetence and reverse the draconian prison term you are now burdened under. TLS's specialty is ineffective assistance of counsel cases and federal and state prior convictions. The hallmark of TLS's success is our zest in going after the consequences of unskilled and unprincipled attorneys. TLS is not dominated or restrained by the attorneys' unwritten code of not attacking another attorney's judicial performance. If you are looking for a hired gun that is not intimidated by the system, with thirty plus years experience -- who makes the system work for our clients -- contact TLS now before your time limit to file a post conviction or collateral motion has expired and you are forever barred (in most cases) from the use of that vehicle into the court and have to attack in a more expensive and time consuming manner.

Whether you are in Pre-trial, during trial, sentencing, or appeal status, you need TLS, there is hope, and freedom is within your reach. There is no greater medicine than hope. Retaining TLS now will prevent extra stress and work down the road attempting to

turn around the mistakes made by an attorney out of his league through a collateral appeal.

Regardless of your situation, something can be done to achieve relief. You would not now be suffering under your sentence if you had received a fair trial/sentencing. The only real failure is no longer trying. TLS holds a long standing winning track record as documented in the **TLS LAW REPORT** and this Brochure which describes our diverse services, references, capabilities, requirements, fees, policy, and an abundance of useful material addressing defendants needs. Our Chief Strategists, has obtained and / or developed over fifty self-help packets based on his and others work product covering a multitude of post conviction issues. A unique policy is that customers who have purchased an **T.L.S. Self Help Packet**, and later decides to retain T.L.S. to prepare their legal project, may apply the publication price towards the base fee of the legal service to be preformed.

Our legal service fees are moderate in cost so therefore, are not free. **T.L.S.** is a private organization which does not rely on government funding. Such funding could create a conflict of interest. Accordingly, the part of our service referred to as **Post-Conviction-Relief** means deliverance from an injustice or wrong conviction and sentence, not private or public assistance for the indigent.

We can set the wheels in motion to return you to freedom sooner than the Government has ordained once an account has been opened with a deposit and the case records are received. We will begin by performing a complete file review, case law research in the client's circuit, and evaluation of the issues that have merit for relief. Our base fee for preparing the recommended project will then be furnished to the client and his representative based on our published fee schedule.

Please keep in mind that it is unethical for any defense counsel to make promises of a specific nature. If someone offers you a miraculous and instant key to the prison gate, he's a con-artist-attorney; not a competent and honest counsel. A lawyer (Jailhouse-Lawyer-Included) telling you what you want to here will not get you out of prison. Persistence and the assistance of effective legal assistants/services willing and able to zealously litigate in your interest will. **T.L.S.** promise to you is simply that we will assist you in challenging your circumstances to the best of our accomplished reputation. While we do believe in miracles, we know that they come from above our office.

Jerry G. Mitchell  
Chief Financial Office

**TEXAS LITIGATION STRATEGISTS**

**P.O. BOX 462263**

**GARLAND, TEXAS 75046**

**Tel. # (214) 287-5654**

**E-MAIL [www.TexLitStrat@AOL.COM](mailto:www.TexLitStrat@AOL.COM)**

**JERRY G. MITCHELL**

**Chief Financial Officer**

**Base Fee Schedule**

There are no two projects alike. Each project is based on personal circumstances, case activity, amount of documents, number of issues, seriousness of charges, number of counts, number of days of trial, emergencies legal services. Expenses are billed separately from the base fee and require an escrow deposit to draw from.

Initial Deposits To Open An Account (file review and research begin)	\$ 2,500.
Hourly Rates: TLS Defense Team	350.
TLS Law Clinic	200.
Before the United States District Court:	
§ 11.07 Texas Motion To Vacate Sentence and Conviction:	10,000.
§ 2255 Motion To Vacate Sentence and Conviction,	
§ 2241 Habeas Corpus (and similar) Projects:	
TLS Defense Team	15,000.
TLS Law Clinic	7,500.
Before the United States Court of Appeals or State Court of Appeals:	
Appeal/Supplemental Brief: Collateral § 2255	
Or 11.07 Texas Habeas	
TLS Defense Team	20,000.
TLS Law Clinic	12,000.
<b>DIRECT APPEAL</b>	
State Or Federal	
TLS Defense Team	30,000.
TLS Law Clinic	20,000.
Before the United States Supreme Court:	
Petition For Writ of Certiorari	
TLS Defense Team	35,000.
TLS Law Clinic	25,000.
Petition For Extraordinary Writ	
TLS Defense Team	40,000.
TLS Law Clinic	30,000.

Application For Certificate of Appealability	5,000.
Consultant to Defense Team	10,000.
Defense's Pre-Sentence Investigation Report	7,500.
Proposed Plea-Bargain Agreement	5,000.
Pro se Consultant Program	2,500.
Prior State Conviction Challenge	15,000.
Prior Federal Conviction Challenge	20,000.
Executive Clemency Petition State Or Federal	10,000.
Escrow account deposit to be maintained to draw expenses and Emergencies from (average)	1,500.
Payment Plan (monthly minimum)	750.
Minimum Project Fee: Judicial (responsive and short pleadings)	2,500.
Before The United States Parole Commission or State Parole Commission:	
Memorandum In Support Of Parole Hearing Or Appeal	10,000.
Motion For Extension Of Time	1,500.
Motion To Dismiss (Speedy Trial Issues	
State	5,000.
Federal	7,500.
Deportation	5,000.
Deportation Illegal Re-Entry case: Regular	10,000.
Aggravated Offence	15,000.
Work—Visa	15,000.
Education	5,000.
Investor's	25,000.
Business	50,000.



COPY OF AN INTEGRATED PAYMENT SYSTEMS, INC.  
MONEY ORDER - RETAIN FOR YOUR RECORDS

10-86/220

967004294

PAY EXACTLY  
NOT GOOD FOR MORE THAN \$1,000.00



\*\*\*\*\*Jul 29, 2003 ONE THOUSAND DOLLARS AND 00 CENTS\*\*\*\*\*

TO THE ORDER OF International Legal Services

PURCHASER COPY  
NON-NEGOTIABLE

PURCHASER'S ADDRESS

Issued By Integrated Payment Systems Inc., Englewood, Colorado To Citibank (New York State); Buffalo, N.Y.

1545 110

PURCHASE AGREEMENT: You, the purchaser, agree that Integrated Payment Systems Inc. need not stop payment on or replace or refund a lost or stolen Integrated Payment Systems Inc. Money Order unless (1) you fill in the face of the Money Order completely at the time of purchase, and (2) report the loss of theft at the bank at which the Money Order was purchased.

4556 (10/99)



COPY OF AN INTEGRATED PAYMENT SYSTEMS, INC.  
MONEY ORDER - RETAIN FOR YOUR RECORDS

10-86/220

967004295

PAY EXACTLY  
NOT GOOD FOR MORE THAN \$1,000.00



\*\*\*\*\*Jul 29, 2003 ONE THOUSAND DOLLARS AND 00 CENTS\*\*\*\*\*

TO THE ORDER OF International Legal Services

PURCHASER COPY  
NON-NEGOTIABLE

PURCHASER'S ADDRESS

Issued By Integrated Payment Systems Inc., Englewood, Colorado To Citibank (New York State); Buffalo, N.Y.

1545 110

PURCHASE AGREEMENT: You, the purchaser, agree that Integrated Payment Systems Inc. need not stop payment on or replace or refund a lost or stolen Integrated Payment Systems Inc. Money Order unless (1) you fill in the face of the Money Order completely at the time of purchase, and (2) report the loss of theft at the bank at which the Money Order was purchased.

4556 (10/99)